Debtor		HRO SHELDON THE					
United		nkruptcy Court for the	MIDDLE	DISTRICT OF TENN [Bankruptcy district]	ESSEE	Check if the amended p	
Case nu	ımber:			[Bankruptey district]		amended p	nan
Chapt	ter 13 I	Plan					
Part 1:							
To Debt		his form sets out optionat the option is appro			not in others.	The presence of an	option does not indicate
To Cred	litors: Y	our rights are affected	d by this plan. Your o	claim may be reduced,	, modified, or	eliminated.	
	le co	ast 5 days before the m	eeting of creditors or a t further notice if no ti	raise an objection on the mely objection to confi	e record at the	meeting of creditors	objection to confirmation a The Bankruptcy Court may ely proof of claim must be
				o state whether the pla hecked, the provision			items. If an item is not er in the plan.
1.1		on the amount of a se it or no payment to th		n § 3.2, which may res	sult in partial	✓ Included	☐ Not Included
1.2	Avoida			purchase-money secu	rity interest,	Included	✓ Not Included
1.3		ndard provisions, set o	out in Part 9.			✓ Included	☐ Not Included
Part 2:	Plan P	ayments and Length (of Plan				
2.1 Deb	tor(s) wil	l make payments to th	e trustee as follows:				
_	nts made		Frequency of	Duration of	Method of p	payment	
by ✓ Deb Deb	otor 1 otor 2	payment \$1,170.00	payments Semi-Monthly	60 months	✓ Debtor co		duction from:
Insert ad	lditional l	ines as needed.			,		
	ome tax reck one.		any income tax refund	s received during the pl	an term.		
				y of each income tax re come tax refunds recei			in 14 days of filing the
		Debtor(s) will treat in	come refunds as follo	ws:			
	itional pa ck one. ✓		necked, the rest of § 2.	3 need not be complete	d or reproduce	d.	
		ount of estimated pays		-	-		d by unexempted claim
Part 3:	Treatn	nent of Secured Claim	as				
APPEN	DIX D			Chapter 13 Plan			Page 1

 $\begin{array}{c} \text{Software Copyright (c) } 1996\text{-}2019 \text{ Best Case, LLC - www.bestcase.com} \\ \textbf{Case 3:20-bk-00625} & \textbf{Dood} \end{array}$

- 3.1 Maintenance of payments and cure of default. Check one.
 - **√** None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced.
- 3.2 Request for valuation of security and claim modification. Check one.
 - None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced. The remainder of this paragraph will be effective only if the applicable box in § 1. is checked.
 - **V** For each claim listed below, the debtor(s) request that the court determine the value of the creditor's interest in any property securing the claim based on the amount stated in the column headed Value securing claim. If this amount exceeds any allowed claim amount, the claim will be paid in full with interest at the rate stated below. If the amount is less than the allowed claim mount, the claim will be paid the full value securing the claim, with interest at the rate stated below.

The portion of any allowed claim that exceeds the value securing the claim will be treated as an unsecured claim under § 5.1. If the value securing a creditor's claim is listed below as zero or no value, the creditor's allowed claim will be treated entirely as an unsecured claim under § 5.1. The avoidance of any lien because it is not secured by any value must be addressed in Part 9. The mount of a creditor's total claim stated on a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary mount stated below.

The holder of any claim listed below as secured by any value will retain the lien until the earlier of:

- (a) payment of the underlying debt determined under nonbankruptcy law, or
- (b) discharge under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor.

If relief from the automatic stay is ordered as to any collateral listed below, all payments under this section to creditors secured by that collateral will cease.

Name of creditor	Estimated amount of creditor's total claim	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Value securing claim	Interest rate	Monthly payment
BRIDGEC REST BRIDGES CREST	\$6,369.00	2006 CHRYSLER 300	\$4,500.00	\$0.00	\$4,500.00	5.00%	\$84.92 (Class 3)
ACCEPTA NCE CORP	\$14,302.0 0	2014 DODGE DART	\$11,500.00	\$0.00	\$11,500.0 0	5.00%	\$217.02 (Class 3)

Insert additional claims as needed.

- 3.3 Secured claims excluded from 11 U.S.C. § 506. Check one.
 - **V** None. If "None" is checked, the rest of § 3.3 need not be completed or reproduced.
- 3.4 Lien avoidance. Check one.
 - None. If "None" is checked, the rest of § 3.4 need not be completed or reproduced. **√**
- 3.5 Surrender of collateral. Check one.
 - **None.** If "None" is checked, the rest of § 3.5 need not be completed or reproduced. **V**

Part 4: Treatment of Priority Claims (including Attorney's Fees and Domestic Support Obligations)

4.1 Attorney's fees.

The balance of the fees owed to the attorney for the debtor(s) is estimated to be \$4,250.00 (Class 4). The remaining fees and any additional fees that may be awarded shall be paid through the trustee as specified below. Check one.

п	 TD1 44	C 41	114 ()	. 1 11	•	41.1		C C
ı	The attorney	Tor the	dentores	snan	receive a	monthly	navment	OT N
Ų	 The attorney	TOT CITE	acotor (b)	Dilaii	10001 to a	1110111111	payment	$\nabla \mathbf{I} = \underline{\Psi}$.

Debtor	JENNIFER LEIGH THURSTON JENNIFER LEIGH THURSTON	Case number
✓ The	attorney for the debtor(s) shall receive available funds.	
1.2 Domes	tic support obligations.	
	a) Pre- and postpetition domestic support obligations to be None. If "None" is checked, the rest of § 4.2(a) need	
	b) Domestic support obligations assigned or owed to a gov None. If "None" is checked, the rest of § 4.2(b) need	
1.3 Other	priority claims. Check one.	
	None. If "None" is checked, the rest of § 4.3 need no The priority claims listed below will be paid in full the with the Bankruptcy Rules control over any contrary	arough the trustee. Amounts stated on a proof of claim filed in accordance
	Name of Creditor INTERNAL REVENUE SERVICE	Estimated amount of claim to be paid \$8,900.00 (Class 6)
_	United States Bankruptcy Court	\$310.00 (Classes 1 & 2)
1	nsert additional claims as needed.	
Part 5:	Treatment of Nonpriority Unsecured Claims and Postpeti	tion Claims
5.1 Nonpr	iority unsecured claims not separately classified.	
	d nonpriority unsecured claims that are not separately classifing the largest payment will be effective. Check all that apply. The sum of \$	ed will be paid, pro rata. If more than one option is checked, the option
≠	35 % of the total amount of these claims. (Class 8) The funds remaining after disbursements have been made to	all other creditors provided for in this plan.
5.2 Interes	st on allowed nonpriority unsecured claims not separately	classified. Check one.
	None. If "None" is checked, the rest of § 5.2 need no	t be completed or reproduced.
5.3 Mainte	enance of payments and cure of any default on nonpriority	unsecured claims. Check one.
	None. If "None" is checked, the rest of § 5.3 need no	t be completed or reproduced.
5.4 Separa	itely classified nonpriority unsecured claims. Check one.	
	None. If "None" is checked, the rest of § 5.4 need no	t be completed or reproduced.
5.5 Postpe	tition claims allowed under 11 U.S.C. § 1305.	
Claims	allowed under 11 U.S.C. § 1305 will be paid in full through t	he trustee.
Part 6:	Executory Contracts and Unexpired Leases	
	ecutory contracts and unexpired leases listed below are as red leases are rejected. Check one.	sumed and will be treated as specified. All other executory contracts and
		t be completed or reproduced. syments will be disbursed by the trustee or directly by the debtor, as full through the trustee. Amounts stated on a proof of claim filed in

APPENDIX D

Chapter 13 Plan

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Debtor

JETHRO SHELDON THURSTON **JENNIFER LEIGH THURSTON**

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Case	nıım	ber

accordance with the Bankruptcy Rules control over any contrary amounts listed below as to the installment payment and arrearage.

Name of Creditor	Description of leased property or executory contract	Current installment payment	Amount of arrearage to be paid
VERIZON WIRELESS	24 MONTH CELL PHONE LEASE WITH 20 MONTHS REMAINING AT \$677.00 PER MONTH. DEBTORS TO ASSUME AND PAY DIRECTLY.	\$677.00 Disbursed by:	N/A
		☐ Trustee ✓ Debtor(s)	
J & L SALES AND RENTALS LLC	36 MONTH LEASE PURCHASE FOR SHED WITH 24 MONTHS REMAINING AT \$170.00 PER MONTH FOR A TOTAL OF \$3,950.00. DEBTORS TO ASSUME AND PAY THROUGH PLAN.	\$170.00 PER MONTH (CLASS 3) FOR A TOTAL OF \$3,950.00 Disbursed by:	\$0.00
Insert additional clai	ims as needed	✓ Trustee Debtor(s)	

Part 7: Order of Distribution of Available Funds by Trustee

- 7.1 The trustee will make monthly disbursements of available funds in the order specified. Check one.
 - Regular order of distribution:
 - a. Filing fees paid through the trustee
 - b. Current monthly payments on domestic support obligations
 - c. Other fixed monthly payments

If available funds in any month are not sufficient to disburse all fixed monthly payments due under the plan, the trustee will allocate available funds in the order specified below or pro rata if no order is specified. If available funds in any month are not sufficient to disburse any current installment payment due under § 3.1, the trustee will withhold the partial payment amount and treat the amount as available funds in the following month.

Insert additional lines as needed.

d. Disbursements without fixed monthly payments, except under §§ 5.1 and 5.5

The trustee will make these disbursements in the order specified below or pro rata if no order is specified.

Insert additional lines as needed.

- e. Disbursements to nonpriority unsecured claims not separately classified (§ 5.1)
- f. Disbursements to claims allowed under § 1305 (§ 5.5)
- **✓** Alternative order of distribution:
- **Filing Fee**
- **Notice Fee**
- Monthly Payments on Secured Debts and Rent-to-Own 3.

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Attorney's Fees

Debtor	JETHRO SHELDON THURSTON
	JENNIFER LEIGH THURSTON

Case	number
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- **Priority**
- 6. Attorney Success Incentive
- 7. General Unsecured Claims
- 8. §1305 Claims

Insert additional lines as needed.

Part 8: Vesting of Property of th	e Estate
	n the debtor(s) upon discharge or closing of the case, whichever occurs earlier, unless an alternative heck the applicable box to select an alternative vesting date:
Check the appliable box:	neck the applicable box to select all afternative vesting date.
plan confirmation.✓ other: Discharge	
Part 9: Nonstandard Plan Provis	ions

Nonstandard provisions are required to be set forth below.

These plan provisions will be effective only if the applicable box in § 1.3 is checked.

Student Loan IDR Plan Provisions

- Eligibility to Enroll in IDR Plan During Bankruptcy. The pendency of this bankruptcy case shall not disqualify the Debtor from participation in any income-driven repayment ("IDR") plan for student loan debt or from any nonbankruptcy option for getting a student loan debt out of default, for which Debtor would otherwise be qualified. The Debtor shall request a plan modification if the Debtor enrolls in an IDR plan and shall request appropriate Court approval for participation in an option for getting a student loan debt out of default. In the absence of a plan modification, the plan provides for the Debtor's student loan debt under the applicable provisions of Part 5 or as otherwise stated in any nonstandard provisions in Part 9.
- Dischargeability of Student Loan Debt. This plan does not provide for the discharge of any portion of the Debtor's federal student loan debt(s) under title 11, but it does not preclude a determination of dischargeability in an adversary proceeding.
- Waiver of Automatic Stay. The Debtor expressly waives the application of the automatic stay under § 362(a) as to all communications concerning: (1) enrollment or participation in an IDR plan and (2) nonbankruptcy options for getting a student loan debt out of default. The Debtor also expressly waives the application of the automatic stay under § 362(a), to the extent necessary to effectuate this Chapter 13 plan, as to all loan servicing and administrative actions concerning: (1) an IDR plan and (2) nonbankruptcy options for getting a student loan debt out of default.
- IV. Opportunity for Claimholder to Cure. Before instituting any action against a federal student loan claimholder under 11 U.S.C. § 362 or for failure to comply with this plan, the Debtor first shall give notice in writing by letter describing any alleged action that is contrary to the plan or 11 U.S.C. § 362(a) and provide a reasonable opportunity to review and, if appropriate, correct such actions. Any notice given under this provision must include the Debtor's name, bankruptcy case number, and identification of the federal student loans, and must be mailed to:

Navient Great Lakes Higher Education Corporation c/o The United States Attorney's Office Middle District of Tennessee 110 9th Avenue South, Suite A-961 Nashville, Tennessee 37203

JETHRO SHELDON THURSTON JENNIFER LEIGH THURSTON

Case number

Part 10: Signatures:

Debtor

/s/ SCOTT D. WILSON

SCOTT D. WILSON

Signature of Attorney for Debtor(s)

Date January 31, 2020